

FILED

INDIANA UTILITY REGULATORY COMMISSION 302 W. WASHINGTON STREET, SUITE E-306 INDIANAPOLIS, INDIANA 46204-2764 http://www.state.in.us/jurc/ Office: (347)\232-2704UU5 Facsimile: (317) 232-6758 INDIANA UTILITY

COMBLAINT OF INDIANA DELL TELEBRIONE	`	REGULATORY COMMISSION
COMPLAINT OF INDIANA BELL TELEPHONE	,	(12002 110111
COMPANY, INCORPORATED D/B/A SBC)	
INDIANA FOR EXPEDITED REVIEW OF A)	
DISPUTE WITH CERTAIN CLECS REGARDING)	CAUSE NO. 42749
ADOPTION OF AN AMENDMENT TO)	
COMMISSION APPROVED)	
INTERCONNECTION AGREEMENTS)	

You are hereby notified that on this date the Presiding Officers in this Cause make the following Entry:

On January 28, 2005, XO Indiana, Inc. and IDT America, Corp. ("Respondents"), by their attorney and member of the bar of the State of Indiana, Richard E. Aikman, Jr., filed a *Verified Motion for Admission Pro Hac Vice*, seeking limited admission for Clark M. Stalker, an attorney in good standing in the State of Illinois, to practice before the Indiana Utility Regulatory Commission ("Commission") in this Cause.

170 IAC 1-1.1-7(c) states:

An attorney not admitted to practice before the supreme court of Indiana in good standing but admitted to practice before the Supreme Court of the United States, or the highest court of any other state or territory of the United States, in good standing, may appear at the discretion of the presiding officer before the commission upon filing a verified petition for limited admission to practice before the commission that meets the requirements of the Indiana Rules for Admission to the Bar and the Discipline of Attorneys Rule 3, Section 2(a). Upon being granted limited admission to practice before the commission, an attorney must appear with cocounsel admitted to practice in Indiana. Pending approval of the petition, such an attorney may be permitted to appear, at the discretion of a presiding officer, at any hearing. Local counsel shall sign all briefs, papers, and pleadings in such cause and shall be jointly responsible therefor.

The Verified Motion states that Mr. Stalker is a member in good standing of the bar in the State of Illinois; has never been suspended, disbarred or resigned as a result of a disciplinary charge and has no disciplinary proceeding currently pending; is one of

Respondents' counsel and a specialist in complex telecommunications issues; and has practiced before the Commission in other proceedings.

The Presiding Officers have reviewed the Verified Motion and have determined that it appears to satisfy the requirements of 170 IAC 1-1.1-7(c) and Rule 3, Section 2(a) of the Indiana Rules for Admission to the Bar and the Discipline of Attorneys. Accordingly, Clark M. Stalker is hereby granted admission *pro hac vice* to practice before the Commission in this proceeding, with local counsel for Respondents serving as co-counsel.

IT IS SO ORDERED.

Judith G. Ripley, Commissioner

William G. Divine, Administrative Law Judge

/-3/-05 Date